USSN 10/603,644 Response

RESPONSE

Applicants, through their attorney, respectfully request the Examiner to consider the

application in view of the following remarks.

The Examiner provisionally rejected claims 1, 2, 5-20 and 22-24 on the grounds of

non-statutory obviousness-type double patenting over copending US Application 11/456,932,

copending US Application 11/506,298, copending US Application 11/557,508, and

copending US Application 12/128,042. The Examiner also rejected claims 1, 2, 5-20 and 22-

24 on the grounds of non-statutory obviousness-type double patenting over US Patent

7,384,896.

Applicants hereby submit five terminal disclaimers, in compliance with 37 C.F.R.

§1.321(c), for US Application 11/456,932, US Application 11/506,298, US Application

11/557,508, US Application 12/128,042 and US Patent 7,384,896, all of which are and have

been commonly owned with the present invention. The terminal disclaimers are signed by

Teresan W. Gilbert, an attorney of record in the present application. Accordingly, Applicants

respectfully request that these rejections be removed.

For the reasons set forth above, Applicants' present invention as claimed is novel and

not obvious and in condition for allowance. Applicants respectfully request the Examiner to

remove all remaining rejections and find all claims allowable.

If any fees are due, the Commissioner is authorized to charge such fee to The Lubrizol

Corporation Deposit Account No. 12-2275.

Respectfully submitted,

THE LUBRIZOL CORPORATION

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